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NOTICE OF ALLOWANCE AND FEE(S) DUE

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12/22/2009

Weaver Austin Villeneuve & Sampson LLP - IGT Attn: IGT P.O. Box 70250 Oakland, CA 94612-0250 EXAMINER
PILLAI, NAMITHA
ART UNIT PAPER NUMBER

2173

DATE MAILED: 12/22/2009

APPLICATION NO.	APPLICATION NO. FILING DATE FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/688.854	10/16/2000	Rick Rowe	IGT1P119/P000390-001	1791

TITLE OF INVENTION: METHOD AND SYSTEM FOR CONFIGURING A GRAPHICAL USER INTERFACE BASED UPON A USER PROFILE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$0	\$0	\$1510	03/22/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

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IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

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Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE

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Oakland, CA 94								(Depositor's name)	
									(Signature)
									(Date)
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PILLAI, N 1. Change of correspond	NAMITHA	2173	345-745000						
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5. Change in Entity Sta	,	· · · · · · · · · · · · · · · · · · ·							
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Attn: IGT	•	ART UNIT	PAPER NUMBER		
P.O. Box 70250 Oakland, CA 9461	P.O. Box 70250 Oakland, CA 94612-0250			9	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 1012 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 1012 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 (571)-272-4200.

	Application No.	Applicant(s)	
	09/688.854	ROWE ET AL.	
Notice of Allowability	Examiner	Art Unit	
	 NAMITHA PILLAI	2173	
The MAILING DATE of this communication appeal claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIOF the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in or other appropriate commits application is and MPEP 1308.	n this application. If not included unication will be mailed in due cou	ırse. THIS
2. \square The allowed claim(s) is/are <u>1-8,10-14,21-24,32 and 33</u> .			
3.	e been received. e been received in Application cuments have been received of this communication to file MENT of this application. itted. Note the attached EX	on No In this national stage application In a reply complying with the require AMINER'S AMENDMENT or NOT	ements
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.		
(a) I including changes required by the Notice of Draftspers	on's Patent Drawing Revie	w (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
 (b) including changes required by the attached Examiner's Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t DEPOSIT OF and/or INFORMATION about the depo 	.84(c)) should be written on he header according to 37 C	the drawings in the front (not the ba FR 1.121(d).	
Attachment(s) 1. ☐ Notice of References Cited (PTO-892) 2. ☐ Notice of Draftperson's Patent Drawing Review (PTO-948) 3. ☐ Information Disclosure Statements (PTO/SB/08), Paper No./Mail Date 4. ☐ Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. ☐ Notice of I 6. ☐ Interview S Paper No 7. ☑ Examiner's	ological material. Informal Patent Application Summary (PTO-413), /Mail Date S Amendment/Comment S Statement of Reasons for Allowa	nce

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

The application has been amended as follows: Claims 17-20 are cancelled.

Claims 21 and 24 have been amended to make it an independent claim by adding claim

17. Claims 25-31 are cancelled. Claim 32 has been amended to correct a syntax error.

Claim 21. (currently amended) A gaming system comprising:

a computing device adapted to accept a first input from a given user of said gaming system and a second input from an operator of said gaming system;

at least one gaming device associated with said computing device, said gaming device adapted to accept a wager by a player, present a game, and grant an award for predetermined winning events;

at least one first user station and at least one second user station associated with said system for displaying information and for providing input to said computing device; and a graphical user interface for displaying said information, said graphical user interface including:

a main window having a navigation viewport displaying one or more navigation selectable elements, one or more of said one or more navigation selectable elements comprising an application initiating element,

and a data viewport arranged to display information associated with an application initiated by selection of one of said one or more application initiating elements, wherein said graphical user interface is adapted to display said navigation selectable elements in a plurality of configurations dependent upon a configuration of a station on which said graphical user interface is displayed or a user profile, and

wherein said resulting display is customized to the user based at least in part upon said first input and said second input

The gaming system in accordance with Claim 20 wherein said gaming system accounting system comprises a soft count system arranged to sort currency, vouchers, tickets, or any combination thereof that have been accepted by one or more gaming devices within said gaming system.

24. (currently amended) A gaming system comprising:

a computing device adapted to accept a first input from a given user of said gaming system and a second input from an operator of said gaming system;

at least one gaming device associated with said computing device, said gaming device adapted to accept a wager by a player, present a game, and grant an award for predetermined winning events;

at least one first user station and at least one second user station associated with said system for displaying information and for providing input to said computing device;

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and a graphical user interface for displaying said information, said graphical user interface including:

a main window having a navigation viewport displaying one or more navigation selectable elements, one or more of said one or more navigation selectable elements comprising an application initiating element,

and a data viewport arranged to display information associated with an application initiated by selection of one of said one or more application initiating elements, wherein said graphical user interface is adapted to display said navigation selectable elements in a plurality of configurations dependent upon a configuration of a station on which said graphical user interface is displayed or a user profile, and

wherein said resulting display is customized to the user based at least in part
upon said first input and said second input The gaming system in accordance with

Claim 20 wherein said gaming system accounting system comprises an audit system
adapted to poll a host of said gaming system to confirm proper operation of the system.

32. (previously presented) A method of configuring a graphical user interface associated with a gaming system, said gaming system including at least one gaming device adapted to accept a wager by a player, present a game, and grant an award for predetermined winning events comprising the steps of:

providing a set of navigation selectable elements, at least one navigation selectable element comprising a level navigation button, wherein said level navigation button is not made available to all users of said gaming system;

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accepting a first input from a given user of said gaming system;

accepting a second input from an operator of said gaming system, wherein said operator is an employer of said given user;

providing a user identification associated with said given user;

determining a first user profile from said user identification, said first user profile being determined from a set of user profiles, wherein at least one of said user profiles comprises a common user profile shared by a plurality of users of said gaming system;

determining which elements from said set of navigation selectable elements that said given user is permitted to view in accordance with said first user profile; and

displaying only said navigation selectable elements said given user is allowed to view, wherein said resulting display is customized to the given user based at least in part upon said first input and said second input.

first input and said second input.

Response to Amendment

2. The Examiner acknowledges the decision from the Board of Patent Appeals and Interferences on 8/27/09. Claims 1-8, 10-14, 21-24, 32 and 33 are allowed. Claims 17-20 and 25-31 are cancelled.

Allowable Subject Matter

3. Claims 1-8, 10-14, 21-24, 32 and 33 are allowed.

Art Unit: 2173

4. The following is an examiner's statement of reasons for allowance: the claims have been allowed in view of the decision from the board.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

5. Responses to this action should be submitted as per the options cited below: The United States Patent and Trademark Office requires most patent related correspondence to be: a) faxed to the Central Fax number (571-273-8300) b) hand carried or delivered to the Customer Service Window (located at the Randolph Building, 401 Dulany Street, Alexandria, VA 22314), c) mailed to the mailing address set forth in 37 CFR 1.1 (e.g., P.O. Box 1450, Alexandria, VA 22313-1450), or d) transmitted to the Office using the Office's Electronic Filing System.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Namitha Pillai whose telephone number is (571) 272-4054. The examiner can normally be reached from 8:30 AM - 5:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, Kieu Vu can be reached on (571) 272-4057.

All Internet e-mail communications will be made of record in the application file.

PTO employees do not engage in Internet communications where there exists a possibility that sensitive information could be identified or exchanged unless the record

includes a properly signed express waiver of the confidentiality requirements of 35 U.S.C. 122. This is more clearly set forth in the Interim Internet Usage Policy published in the Official Gazette of the Patent and Trademark on February 25, 1997 at 1195 OG 89.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (571) 272-2100.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Namitha Pillai Primary Examiner Art Unit 2173 December 16, 2009

/Namitha Pillai/

Primary Examiner, Art Unit 2173